Electronically Recorded Tarrant County Texas
NOTICE OF CONFIDENTIALITY RIGHTS: A NATURAL PERSON MAY REMOVE OR
STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION BEFORE IT IS **D209** 2267 57 IN THE PU Augenne Kinkeren CIAL SECURITY NUMBER OR YOUR Submitter: SIMPLIFILE XTO REV PROD 88 (7-69) PAID UP (94/17/07)8

Suzanne Henderson

## OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made this 5th day of June, 2008, between The Humane Society of the United States, Lessor (whether one or more), whose address is: 2100 L Street, NW Washington, DC 20037, and XTO Energy Inc., whose address is: 810 Houston St., Fort Worth, Texas 78102, Lessee,

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of excloring, drilling, mining and operating for, producing and owning cit. gas, sulphur and all other minerals (whether or not sardiar to those mentioned), together with the right to make surveys on said land, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of sait water, construct roads and bridges, dig canals, build tanks, power stations, telephone lines, employee houses and other structures on said land, necessary or useful in Lessee's operations in exploring, drilling for, producing, treating, storing and transporting minerals produced from the tand covered hereby or any other land adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Terrant, State of Texas, and is described as follows:

75 acres of land, more or tess, out of the G. W. Couch Survey, A-276, Tarrant County, Texas being the same land described in that dead dated October 4, 1947, from Edith Mae Duty and husband, Curtis J. Duty; Howard William Davidson and wife, Theresa Davidson; Sidney Alfred Davidson, Jr. and wife, Doris Davidson; and Vera Davidson, a widow, as Grantors to Sinclair Refining Company, as Grantee recorded in Volume 1944, Page 467, of the Deed Records, Tarrent County, Texas.

75 serve of lawel, more or less, out of the C. W. Couch Survey, A. 279. Tarnat County, Taxas being the same land described in their less distenty.

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7. Lessee shall have the use, free from royalty, of water, other than from Lessor's water wells, and of oil and gas produced from said lend in all operations hereunder. Lessee shall turns the right and any sine to remove all machinery and fishures placed on said lend, including the right to draw and remove casing. No weel shall be drilled nearer than 200 feet to the house or barn new or said lend, including the right to draw shall part for damages caused by its operations to growing crops and timber on said lend, and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall geterate to any be assigned from time to time in whole or in part and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall geterate to and be binding upon the parties herito, their heirs, successors, assigns, no charge or division, the continuation of the covenants of the leases the obligations or diminish the rights of Lesses, including, but not limited to the location and drilling of water and if measurement of hard the right shall increase the obligations or diminish the rights of covenants. Netwithstanding any other actual or constructive knowledge or notice thereof of or to Lesses, its successors or assigns, no charge or division in the ownership of said land of of the royaties, or other moneys, or the right to receive the same, housever effected, shall be binding upon the then record owner of this lesses until sixty (80) days after thems has been furnished to such record owner to establish the second variety of the control of the same harden of the such charge or division. If any such charge to division the resource of the control of the control

to constitute a difficing or insulation allowable unit under applicable governmental regulations, (but in no event seas that ton'ty some), such accreage to be designated by Lessee as marking by preciously by preciously the preciously of the production of the accreage as or relative dairy of the production of the season of the state of the production of the accreage as relative and and shall not be required to move or restrow any setsing surface facilities necessary to operations.

10. Lessor hereby waterants and agnees to defend title to said land against the claims or all promote with season's rights and interests hereunder shall be charged primarily with any mortgages, taxes or other liers, or interest and other charges on said land, but Lessor agrees that lessee that have the folk at any time to pay or reduce same for Lessor, either either maturity, and be subrogated to the rights of the holder thereof end to deduct amounts so paid from regulation or other manurals and any become person to design under this lesse. Other shall be subrogated to the rights of the holder thereof end to deduct amounts so paid from regulation or other manurals that may become person to the rights of the holder thereof end to deduct amounts so paid from regulation or the manurals that may become person to the rights of the holder thereof end to deduct amounts so paid from regulation or the manurals that may become person to the rights of the holder thereof end to deduct amounts so paid from regulation or the manurals and the regulation of the subrogated to the rights and the regulation of the subrogated to the regulation of the subrogated that the critical and the regulation of the subrogated to the regulation of the subrogated to the rights and the regulation of the whole and undivided fee simple eathed by all the paid out of the regulation of the primary lamb hereof, it is not being contained in from by the subrogated to regulations of paragraph 3 hereof, and Lessee is not conducting operations on said land by reason of (1) any l

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LESSOR(S)	THE HUMANE SO	CIETY OF T	ie united	STATES		
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G. THOMAS TREASURER	WAITE III			•		
STATE OF M	Laughond	(ACKNOWLED	GMENT FOR CO	RPORATION)		
COUNTY OF	. •			r		
This in	estrument was acknowledg	ed before me on the	dey of _	July_	. 20 <u>.0 9</u> , by	- · · ·
on behalf of sak	d corporation.	Treasurer	CFO		United S	Special perpension,
			Signature	John	- O	Later Story
			Printed P	trica	A. Ga	tons
My commission	expires: /1/29/	2012				
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